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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE Robert M. Smith 140-174 9751 04/20/2001 09/838,780 7590 09/05/2003 James A. Quinton, Esq. **EXAMINER** Frisenda Quinton & Nicholson BHAT, NINA NMN 425 Park Avenue, 5th Floor New York, NY 10022 ART UNIT PAPER NUMBER 1761

Please find below and/or attached an Office communication concerning this application or proceeding.

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARY OFFICE WASHINGTON, DC 20231

Paper No.

		Notice of Non-Compliant Amendment (37 CFR 1.121)	
CFR 1.1 complia docume	121, as amended int, correction of ent containing t	tent filed on 8/3/03 is considered non-compliant because it has failed to meet the requirements on June 30, 2003 (see 68 Fed. Reg. 38611, Jun. 30, 2003). In order for the amendment document to be fithe following omission(s) or provision is required. Only the section (1.121(h)) of the amendment the omission or non-compliant provision must be resubmitted (in its entirety), e.g., the entire claims" section of applicant's amendment document must be re-submitted.	of 37
THE FO	1. Amendment A. An B. Ne	HECKED (X) ELEMENTS(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIAN ts to the specification: mended paragraph(s) do not include markings. ew paragraph(s) should not be underlined. ther	Т:
		ot presented on a separate sheet. 37 CFR 1.72.	
	3. Amendment	ts to the drawings:	
*	A. A. A. B. Th C. Ea canno	ts to the claims: complete listing of all of the claims is not present. ne listing of claims does not include the text of all claims (incl. withdrawn claims) nch claim has not been provided with the proper status identifier, and as such, the individual status of each to be identified. ne claims of this amendment paper have not been presented in ascending numerical order. ther:	ch clain
		of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website at b/offices/pac/dapp/opla/preognotice/officeflyer.pdf.	
this lett non-ent changes	ter to supply the try of the prelim	mendment is a PRELIMINARY AMENDMENT , applicant is given ONE MONTH from the mail decorrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will restain a minary amendment and examination on the merits will commence without consideration of the propary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time like	sult in posed
fide atte	empt to be a rep which to re-subn	mendment is a reply to a NON-FINAL OFFICE ACTION , and since the amendment appears to be a ply (37 CFR 1.135(c)), applicant is given a TIME PERIOD of ONE MONTH from the mailing of this must the corrected section which complies with 37 CFR 1.121 in order to avoid abandonment. EXTENSIOD ARE AVAILABLE UNDER 37 CFR 1.136(a).	notice

If the amendment is a reply to a FINAL REJECTION, this form may be an attachment to an Advisory Action. The period for response to a final rejection continues to run from the date set in the final rejection, and is not affected by the non-compliant

July 22, 2003 (rev.)

status of the amendment.

Legal Instruments Examiner (LIE)